

CONCLUSION

Creative Minds Foundation, Assignee of inventor Shields, has made a prima facie showing that the explicit language of the Shields Assignment (EXHIBIT 1) assigned all patent rights in any continuation-in-part and in any reissue application (among other types of applications) to Creative Minds Foundation. The explicit language of EXHIBIT 1 overrides the general language of MPEP §306, and empowers Creative Minds Foundation to execute relevant documents herein.

Applicant thus asks that all rejection to the pending claims under 35 USC 102(f) should be withdrawn in view of the within Amendment and Ross Declaration, which establish that Ms. Icard has in fact invented nothing not present in the original Shields patent application.

The Commissioner is authorized to charge any additional fees that may be required, including extension fees, or credit any overpayment to Deposit Account No. 06-1300 (Our Order No. A-69023/MAK).

> Respectfully submitted, FLEHR HOHBACH TEST **ALBRITTON & HERBERT LLP** Attorneys for Applicant

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A-69023/MAK [1072081] s/n 09/267,025 (reissue of USP 5,609,938)